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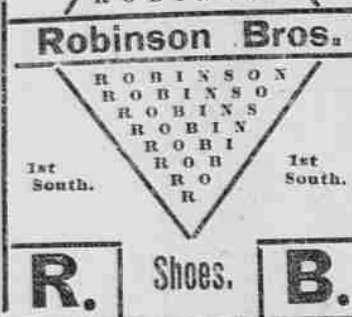
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Joseph E. Taylor,
**Casket and Coffin
Manufacturer.**
Buy Home Made Goods.

 The Most Complete List in
the City.

**Factory and Warerooms, 253 East
First South.**


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CUT GLASS.**

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 If you want the
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having this trade
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Exclusive Agents for Salt Lake City.

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NOT VERY BAD AFTER ALL

 Holden O'Connor, a Reform
School Candidate, Discharged.

ALLEGED FRAUDULENT DEED

 FATHER AND SON AS LITIGANTS IN
THE DISTRICT COURT.

 Old Man Marcroft Alleges His Son
Hyrum Induced Him by Mis-
representation to Make a Con-
veyance of His Property--Joseph
Hill Is Held in \$1,000 Bonds for
Robbery.

 Chief Justice Merritt held a short
session of the Third district court yester-
day morning and after disposing of
considerable business adjourned court
until 10 o'clock tomorrow morning.

NOT SO VERY BAD.

 Holden O'Connor, Candidate for the
Reform School, Discharged.

 Holden O'Connor the 13-year-old boy
who was sent up from the police court
as an incorrigible, was heard in Chief
Justice Merritt's court on an applica-
tion that he be sent to the reform
school.

 The boy's mother was put upon the
stand, but according to her evidence
he was not a very bad boy after all.
She said he was addicted to "traveling
around," that is he would go away
from home and remain away for sev-
eral weeks at a time, and he persisted
in associating with companions that
were undesirable and had a bad in-
fluence over him. She had never known
him to do anything criminal and he
was not disrespectful to her.

 Judge Merritt asked if the lad was
violent. Mrs. O'Connor thought
he was not a very bad boy after all.
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him to do anything criminal and he
was not disrespectful to her.

 Assistant District Attorney Howat
said as the boy was not charged with
any crime under the statute, he could
not see how the court could commit
him to the reform school. Judge Mer-
ritt took a similar view and Holden
was allowed to go away with his par-
ents.

Short Orders.

 Board of Education vs. Wm. Lister
et al. Upon motion of Judge McDowell,
attorney for the defendant, Thos. F.
Mulloy, the complaint in intervention
of the First National bank of Portland
was dismissed, owing to failure to file
cost bond within the required time.
Edwin S. Crocker vs. Harvey Hardy
et al. Decree by consent entered as
prayed, without prejudice to the rights
of the defendants on cross complaint
filed. Attorney's fee, \$500. Foreclosure
granted.

 John Garrett vs. Christen Johnson et
al. Decree of foreclosure and attorney's
fee.

 Board of Education vs. Salt Lake
Pressed Brick company. Upon motion
of Judge Howat, attorney for S. F.
Walker, assignee of Mason & Co., and
in accordance with stipulation on file
to that effect, it was ordered that the
clerk pay said assignee out of the funds
in the hands of the court the sum of
\$625.

 Louis Toss vs. C. A. Hartman et al.
Deficiency on judgment entered, (on
motion of plaintiff's attorney, Judge
Henderson) as per United States mar-
shal's return.

 Clark Edgerode & Co. vs. Heber A.
Smith. Default and judgment entered
as prayed; \$70 attorney's fee allowed.

 Johanna Grunland vs. N. J. Grun-
land; divorce. Hearing on order to
show cause continued till next Satur-
day.

 Clara Hutchinson vs. Wm. Hutchin-
son; divorce. Hearing on order to show
cause continued till the 15th inst.

 Ella Miller vs. Frank E. Miller; di-
vorce. Hearing on order to show cause
continued till next Saturday.

 T. C. Rookledge vs. L. D. Kinney et
al. Referred to Attorney Morris Ritchie,
as referee, for hearing.

HILL IS HELD.

 Commissioner Greenman Fixed His
Bond at \$1,000.

 Joseph Hill, who was brought in from
Ogden yesterday by Deputy Marshal
Cunneen, was arraigned before United
States Commissioner Greenman yester-
day on the charge of robbery. He
pleaded not guilty, waived examination
and was held in \$1,000 bonds to await
the action of the grand jury at Provo,
going unable to give bonds he was
taken to the penitentiary.

Transcript on Appeal.

 Transcript on appeal was yesterday
filed in the supreme court in the case
of C. O. Whitmore, appellant, vs.
Thomas H. Coper, appeal from the
Third district court.

ALLEGED FRAUDULENT DEED.

 The Marcrofts, Father and Son, En-
gaged in Litigation.

 John Marcroft has entered suit in the
Third District court against Hyrum
Marcroft.

 The complaint sets forth that the
plaintiff is 82 years old and that for a
long time he has been infirm and in-
capacitated from attending to business,
and that while in that condition, on
May 28, 1888, the defendant, who is the
son of the plaintiff, induced and per-
suaded him by fraud, misrepresentation
and undue influence to sign and deliv-
er to the defendant a deed to the west
half of lot 2, block 12, plat A, Salt
Lake city survey; that the plaintiff was
not aware at the time of the nature of
the said real estate, believing that it
was only a portion of said real estate
property for which he was to have re-
ceived a consideration of \$50, but that
he never did receive it. The plaintiff
alleges he did not discover the al-
leged fraud until about the year 1892,
when the property was involved in lit-
igation and the defendant brought suit
against the plaintiff to quiet the title
to the said real estate, claiming title
thereto by virtue of the deed of con-
veyance which the plaintiff in this suit
alleges was obtained by fraud. The
suit to quiet title was dismissed, and
since then the plaintiff has on numer-
ous occasions demanded the surren-
der and cancellation of the deed and a re-
conveyance of the premises to him, but
the defendant refused and still refuses
to do so.

 Wherefore, plaintiff prays for judg-
ment that said deed and conveyance
be declared null and void and that the
defendant be ordered to reconvey said
premises to plaintiff.

Court Notes.

 Chief Justice Merritt does not in-
tend to take up any more district
court cases than is absolutely neces-
sary until after the adjourned session
of the supreme court, which is called
for July 27. Their honors are very
busy preparing supreme court opin-
ions to be handed down when the
supreme court convenes.

 Clerk of the Supreme Court Biche
went to Wasatch yesterday with a
plea party to be away until Monday
evening.

 Giovanni Cappucco, who was to have
had a hearing before United States
Commissioner Norrell yesterday on the
charge of assaulting Eva Hargis, was
discharged on payment of the costs, as
the prosecuting witness, Miss Hargis,
changed her mind and withdrew from
the case.

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